



General Assembly

Amendment

January Session, 2007

LCO No. 7363

HB0695507363HDO

Offered by:

REP. GUERRERA, 29th Dist.

REP. FLEISCHMANN, 18th Dist.

To: Subst. House Bill No. 6955

File No. 327

Cal. No. 280

**"AN ACT CONCERNING OPERATOR'S LICENSES BEARING A
SCHOOL BUS ENDORSEMENT."**

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- 1 Strike line 18, and insert the following in lieu thereof: "section 14-212
2 [] or activity vehicle [, camp vehicle, taxicab, motor"
- 3 In line 30, insert an opening bracket before "such" and a closing
4 bracket after "permit,"
- 5 In line 33, insert an opening bracket before "which"
- 6 In line 34, insert a closing bracket after "be"
- 7 In line 51, bracket the ", " after "revoke"
- 8 In line 77, insert "or national" after "state"
- 9 In line 78, after "record" insert "or notification that the applicant is
10 listed as a perpetrator of abuse on the state child abuse registry
11 established pursuant to section 17a-101k", after "may", insert ", subject

12 to the provisions of section 46a-80,"

13 In line 81, insert an opening bracket before "Subject"

14 In line 85, insert a closing bracket after "withdrawal."

15 Strike lines 86 to 89, inclusive, in their entirety

16 In line 90, strike "notify the applicant, in writing, of such refusal."

17 After line 93, insert "(f) Notwithstanding any other provision of this
18 section, the commissioner shall not issue an operator's license bearing
19 an endorsement to transport passengers who are students, and shall
20 suspend any such endorsement that has been issued, to any person
21 who has been convicted of a serious criminal offense, as determined by
22 the commissioner, or convicted of any provision of federal law or the
23 law of any other state, the violation of which involves conduct that is
24 substantially similar to a violation determined by the commissioner to
25 be a serious criminal offense, if any part of the sentence of such
26 conviction has not been completed, or has been completed during the
27 preceding five years. The commissioner shall adopt regulations, in
28 accordance with chapter 54, to implement the provisions of this
29 subsection."

30 In line 94, bracket "(f)" and insert "(g)" after the closing bracket

31 In line 102, bracket "(g)" and insert "(h)" after the closing bracket

32 In line 117, bracket "(h)" and insert "(i)" after the closing bracket

33 Strike section 2 in its entirety and renumber the remaining sections
34 and internal references accordingly

35 In line 138, insert "as a driver, for a period of two years after such
36 test," after "or continue to employ"

37 In line 142, strike the brackets around "one thousand" and strike
38 "two thousand five hundred"

39 In line 142, insert "the first offense and two thousand five hundred
40 dollars for" after "for"

41 In line 143, insert "subsequent" after "each"

42 In line 162, strike "five thousand" and insert "two thousand five
43 hundred" in lieu thereof, and strike "ten" and insert "five" in lieu
44 thereof

45 In line 165, insert "January 1, 2008, and" after "than", and insert
46 "thereafter" after "month"

47 In line 166, insert ", by electronic means in such format as shall be
48 prescribed by the Commissioner of Motor Vehicles," after "list"

49 In line 168, strike "the Commissioner of Motor Vehicles" and insert
50 "said commissioner" in lieu thereof

51 In line 169, insert "by electronic means" after "verify"

52 Strike section 6 in its entirety and renumber remaining sections and
53 internal references accordingly

54 After the last section, add the following and renumber sections and
55 internal references accordingly:

56 "Sec. 501. Subsection (c) of section 14-261b of the general statutes is
57 repealed and the following is substituted in lieu thereof (*Effective July*
58 *1, 2007*):

59 (c) Any employer who fails to comply with the provisions of this
60 section shall be subject to a civil penalty of [three hundred] one
61 thousand dollars which shall be imposed by the Commissioner of
62 Motor Vehicles after notice and opportunity for a hearing pursuant to
63 the provisions of chapter 54. The commissioner shall impose a civil
64 penalty of [one thousand] two thousand five hundred dollars for any
65 subsequent failure to comply by such employer."